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**From:** WEISS, MICHAEL [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=76A4EE877134402092F4DEDA51D6A277-MWEISS03]  
**Sent:** 3/8/2019 7:12:46 PM  
**To:** Xuan.Luo@Waterboards.ca.gov; Kim.Sellards@waterboards.ca.gov  
**CC:** Berg, Elizabeth [Berg.Elizabeth@epa.gov]  
**Subject:** SNC Guidance  
**Attachments:** EPA\_1572.pdf; revisnpdessnc.pdf; R9 - CA QNCR Summary - List Only SNC 03-04-19.pdf; RB5 - QNCR Coordinators for Minors 03-04-19.pdf; RB5 - QNCR Coordinators for Majors 03-04-19.pdf

Hi Xuan,

Thanks again for taking the time to chat with Thanne and myself today. Attached is a SNC definition and guidance, as well as the most recent Quarterly Noncompliance Report (QNCR) broken down by Regional Board and major/minor. Only the facilities in red are in SNC and the letters refer to the cause of the SNC determination: S (compliance order schedule violation), E (monthly effluent violation), X (non-monthly effluent violation), and D (missing DMR). There are code descriptors at the end of the QNCR documents.

Please feel free to reach out if you have any questions.

Thanks,

Mike

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